



5/4/01

05/09/2001 MIGUYEN 00000033 09763925

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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Gianni BAFFELLI, Roberto MATTONE and Carlo

RIVA

Serial no. 09/763,925

an effective filing date of September 1, 1999 Filed For **INCREASING** METHOD FOR THERMAL

CONVECTION SPEED IN A THERMOFUSIBLE

POLYMER

NITROS P153US Docket

The Commissioner of Patents and Trademarks Washington, D.C. 20231

65.00 DP

RESPONSE TO NOTICE OF MISSING REQUIREMENTS **UNDER 35 U.S.C. 371**

in response to the Notice of Missing Requirements under 35 U.S.C. 371 mailed April 3, 2001, a copy of the Notice is being returned to the United States Patent Office, as requested, along with a signed Declaration and Power of Attorney form. Also attached, please find our firm's check in the amount of \$65.00 of which covers the surcharge, on the small entity basis.

If anything further is required before a filing receipt can be issued for this application, please immediately contact the undersigned attorney. In the event that there are any fee deficiencies or additional fees are payable, please charge the same or credit any overpayment to our Deposit Account (Account No. 04-0213).

Respectfully submitted,

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CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that this Transmittal Letter and the papers indicated as being transmitted therewith is being deposited with the United States Postal Service on this date May 4, 2001 in an envelope as "Express Mail Post Office to Addressee Mailing Label Number EL835030795US addressed to the: Box PCT Assistant Commissioner of Patents, Washington, DC 20231.

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	NOTI					R 35 U.S.C. 371 CE (DO/EO/US	IN THE UNITED
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	The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English.						
	2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.						
	4. Addition claim tee, due (37 CF) ALL OF THE PRICE	The current tra Translation. b. Processing fee for appropriate 20 c. Oath or declaration the application surcharge will date. The current oat indicated on the d. Surcharge for propriority date (3 and claim fees of \$	application into Er ppropriate 20 or 30 instation is defective reproviding the transor 30 months from on of the inventors, (preferably by the be required if submit or declaration do attached PCT/DO viding the oath or of 7 CFR 1.492(e)). as a at must submit the ached PTO-875. In the required sequence of the required sequence of the required sequence of the required sequence of the application of the application of the application into the application in the application into the application into the application into the application in the application	iglish. A process months from the for the reasons station of the appetite priority date in compliance with the priority date of the priority date in t	ising fee will be priority da indicated or plication and c (37 CFR 1. with 37 CFR plication num the appropria with 37 CFR than the appropria than	be required if submitte. If the attached Notice If the attached Notice If the Annexes later 1,492(f)). 1,497(a) and (b), proposer and international atte 20 or 30 months for 1,497(a) and (b) for 1,497(a) and (b) for 1,497(a) and (c) for 1,497(a) and (d) for 1,497(a) and (e) for 1,497(a) and (f) for 1,49	tted of Defective than the perly identifying filing date). A com the priority the reasons oths from the ed multiple dependent as for which fees are the attached TTHIN TWO (2) 1.495 applies) FROM
	The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a). 6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date. Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)						
	Enclosed:	A copy of PCT/DO/EO/917	-	MUST be re		vith this respons	se.
		□ PTO-875	_	/DO/EO/920		e Kidwell, Paraled	ler

FORM PCT/DO/EO/905 (March 2001)

Paulette Kidwell, Paralegal

Telephone: 703-305-3656